



PUBLISHED BY AUTHORITY

No. 36] NEW DELHI, SATURDAY, DECEMBER 9, 1950

NOTICE

The undermentioned Gazettes of India Extraordinary were published during the week ending the 6th December 1950 :—

S. No.	No. and Date	Issued by	Subject
1	S. R. O. 969, dated the 25th November 1950.	Ministry of Commerce.	Amendment in the late Department of Commerce, No. 91-CW (1)/45, dated the 3rd November 1945.
2	S. R. O. 970, dated the 25th November 1950.	Ministry of Industry and Supply.	Direction of Central Government to dealer or producer of non ferrous metals of five tons or more under the Supply and Prices of Goods Ordinance, 1950.
	S. R. O. 971, dated the 25th November 1950.	Ditto.	Direction of Central Government to dealer or producer of tanning materials under the Supply and Prices of Goods Ordinance, 1950.
3	S. R. O. 972, dated the 28th November 1950.	Ditto.	Powers shall be exercisable in respect of raw rubber by the Chief Secretary to the Government of Travancore-Cochin under Section 22 of the Supply and Prices of Goods Ordinance, 1950.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of this Gazette.

PART II—Section 3

Statutory Rules and Orders issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners).

MINISTRY OF FINANCE (REVENUE DIVISION)

CUSTOMS

New Delhi, the 9th December 1950

S.R.O. 1004.—In exercise of the powers conferred by section 23 of the Sea Customs Act, 1878 (VIII of 1878), the Central Government is pleased to exempt the following goods from the whole of the customs duty leviable thereon, namely:—

Scientific equipment and apparatus imported by and for use in such educational and research institutions as may be approved by the Central

Government, provided that they are assessable under item 77(2) or 77(4) of the First Schedule to the Indian Tariff Act, 1934 (XXXII of 1934), and are certified by a duly authorised officer of the Directorate General of Industries and Supplies, Government of India, that they are not manufactured in India.

[No. 148.]

K. R. P. AIYANGAR, Joint Secy.

CENTRAL BOARD OF REVENUE

INCOME-TAX

New Delhi, the 9th December 1950

S.R.O. 1005.—In pursuance of sub-section (4) of section 5 of the Indian Income-tax Act 1922 (XI of 1922), the Central Board of Revenue directs that the following further amendments shall be made in its Notification No. 32—Income-tax, dated the 9th November 1946, namely:—

In the Schedule appended to the said Notification—

(i) under sub-head 'I—Madras'—

(a) for the existing entries (8) to (11) under Madras 'A' Range, the following entries shall be substituted, namely:—

"(8) Conjeeveram

(9) Vellore

(10) Salem"

(b) for the existing entries (6) to (8) under Madras 'B' Range, the following entries shall be substituted, namely:—

"(6) Cuddapah

(7) Chittoor

(8) Anantapur

(9) Bellary

(ii) under sub-head 'II—Bombay City'—

(a) after entry 'B-III Ward' under Bombay 'D' Range the entry 'Special Survey Circle II' shall be added,

(b) after entry 'C-II Ward' under Bombay 'G' Range, the entry 'Special Survey Circle I' shall be inserted, and

(c) after entry 'E-Ward' under Bombay 'H' Range, the entry 'Special Survey Circle III' shall be inserted;

(iii) under sub-head "V-West Bengal"—

(a) after entry '8 Central Circle (I)' under Calcutta 'A' Range, the following entries shall be added, namely:—

9. Special Survey Circle III

10. Special Survey Circle VI

(b) after entry '8-Howrah' under Calcutta 'B' Range, the entry '9-Special Survey Circle IV' shall be added;

(c) after entry '5 Companies District I', under Calcutta 'C' Range, the following entries shall be added, namely:—

'6. Special Survey Circle V

7. Special Survey Circle VII'

(d) after entry '5 District II(1)' under Calcutta 'D' Range, the following entries shall be inserted, namely:—

'6. Special Survey Circle I

7. Special Survey Circle II'

Existing entries '6' and '7' shall be renumbered as '8' and '9';

(e) after entry '8. Cooch-Behar' under Calcutta 'E' Range, the entry '9. Special Survey Circle VIII' shall be added.

[No. 139.]

PYARE LAL, Secy.

MINISTRY OF INDUSTRY AND SUPPLY

New Delhi, the 29th November 1950

S.R.O. 1006.—In exercise of the powers conferred by sub-clause (a) of clause 2 of the Iron and Steel (Control of Production and Distribution) Order, 1941, the Central Government is pleased to direct that the following further amendment shall be made in the Notification of the Government of India in the Ministry of Industry and Supply, No. I(1)-4(41), dated the 7th September 1950, namely:—

To the Schedule annexed to the said Notification, the following entry shall be added, namely:—

"Commissioner, Civil Supplies, Bhopal."

[No. I(1)-4 (77).]

S.R.O. 1007.—In exercise of the powers conferred by sub-clause (a) of clause 2 of the Iron and Steel (Control of Production and Distribution) Order, 1941, the Central Government is pleased to direct that the following further amendment shall be made in the Notification of the Government of India in the Ministry of Industry and Supply, No. I(1)-1(106), dated the 8th March 1948, namely:—

To the Schedule annexed to the said Notification, the following entry shall be added, namely:—

"Commissioner, Civil Supplies, Bhopal."

[No. I(1)-4(77)-A.]

N. R. REDDY, Under Secy.

MINISTRY OF AGRICULTURE

New Delhi, the 28th November 1950

S.R.O. 1008.—In exercise of the powers conferred by section 4 of the Essential Supplies (Temporary Powers) Act, 1946 (XXIV of 1946) and in partial modification of the notification of the Government of India in the Ministry of Food No. S. R. O. 572, dated the 6th September, 1950, the Central Government is pleased to direct that the powers conferred on them by section 3 of the said Act to make orders in relation to prohibition of export of fish, mangoes, bananas, butter, ghce, vegetables including potatoes and sweet potatoes and oilcakes from the State of Bihar shall be exercisable also by the Government of Bihar, with the concurrence of the Central Government, for a period of twelve months from the date of promulgation of order in this behalf by the State Government.

[No. F.17-99/50-L.]

S. K. MIRCHANDANI, Under Secy.

New Delhi, the 30th November 1950

S.R.O. 1009.—In exercise of the powers conferred by clause 9 of the Sugar and Gur Control Order, 1950, the Central Government is pleased to direct that the following amendments shall be made in Ministry of Agriculture Notification S. R. O. 792, dated the 19th October, 1950:—

In "The Schedule" to the said notification—

(1) on page 878 of the Gazette—

(a) under the column "Designation of Officer".

(i) For the words "Controller of Supplies Orissa", Read "Controller of Supply and Transport, Orissa".

(ii) After the entry "All Assistant Controllers (Enforcement) in Orissa", Add "All Police Officers not below the rank of Sub-Inspectors in Orissa."

(b) under the column "Extent of Powers", against the above entry, Add "In respect of search and inspection only."

(2) on page 878A of the Gazette under the column "Designation of Officer"—

(i) For the words "Controller of Rationing, Ajmer", Read "Director of Food and Civil Supplies Ajmer".

(ii) after the entry "Chief Commissioner, Bhopal", add "Commissioner, Civil Supplies, Bhopal".

under the column "Extent of Powers", against the above entry—

Add "All"

Under the column "Designation of Officers", after the entry "All Food Inspectors in Bhopal".—

Add "Rationing Officer, Bhopal".

Against the above entry under the column "Extent of Powers",—

Add "In respect of search and inspection only".

[No. SV-105(3)/50-51.]

S.R.O. 1010.—In exercise of the powers conferred by clause 11 of the Sugar & Gur Control Order, 1950, the Central Government is pleased to direct that the following amendments shall be made to the Ministry of Agriculture Notification No. S. R. O. 792A, dated the 19th October, 1950 published in the *Gazette of India Extraordinary*:—

In "The Schedule" to the said Notification—

(1) Against item '6 Orissa' under Column (2),—

For "(1) Controller of Supplies" Read "(1) Controller of Supply and Transport."

(2) Against item '18 Ajmer' under column (2)—

For "(i) Controller of Rationing" Read "(i) Director of Food and Civil Supplies".

(3) Against item '19 Bhopal' under column (2)—

Add "(iv) Commissioner Civil Supplies" and

(4) Against the above entry, under column (3)—

Add "4, 5, 6, 7, (ii) and 8."

[No. SV-105(3)/50-51.]

N. T. MONE, Joint Secy.

CORRIGENDUM

New Delhi, the 4th December 1950

S.R.O. 1011.—In the notification of the Government of India in the Ministry of Agriculture No. S.R.O. 646 (F. 4-1/50-Co), dated the 18th September, 1950 published in the *Gazette of India* Part II, Section 3, dated the 23rd September, 1950 the following corrections shall be made:—

In Schedule XI—

(1) In the heading for the word "Tobacum" the word "Tabacum" shall be substituted;

(2) In the Column "Blemish" for the figures "/16" against subgrade "Large" of "Grade II", the figures "2/16" shall be substituted.

[No. F 4-I/50-Co.]

S. D. UDHRAIN, Under Secy.

MINISTRY OF HEALTH

New Delhi, the 30th November 1950

S.R.O. 1012.—In exercise of the powers conferred by clause (p) of sub-section (1) of section 6 of the Indian Ports Act, 1908 (XV of 1908), the Central Government is pleased to direct that the following further amendment shall be made in the Indian Port Health Rules, the same having been previously published as required by sub-section (2) of the said section, namely:—

In sub-clause (4) of clause (a) of rule 24 of the said Rules, for the words "six days" the words "seven days" shall be substituted.

[No. F. 4-4/50-PHII.]

P. S. DORASWAMI, Under Secy.

New Delhi, the 5th December 1950

S.R.O. 1013.—The undermentioned persons have been re-elected as members of the Drugs Technical Advisory Board with effect from the dates noted against each:—

Under clause (vii) of sub-section (2) of section 5 of the Drugs Act, 1940 (XXIII of 1940).—Dr. B. B. Dikshit, M.B.M.S., D.P.H., M.R.C.P., Ph.D., Principal, B. J. Medical College, Poona, re-elected by the Scientific Advisory Board of the Indian Council of Medical Research (formerly known as the Indian Research Fund Association), with effect from the 4th July, 1950.

Under clause (x) of sub-section (2) of section 5 of the Drugs Act, 1940 (XXIII of 1940).—(1) Dr. U. P. Basu, D. Sc., F.N.I., M.I.I. Chem. E., Director, Bengal Immunity Research Institute, Calcutta—16, re-elected by the Council of the Indian Chemical Society, with effect from the 9th August, 1950.

(2) Mr. S. P. Sen, M.Sc., re-elected by the Council of the Indian Chemical Society, with effect from the 9th August, 1950.

Under clause (xi) of sub-section (2) of section 5 of the Drugs Act, 1940 (XXIII of 1940).—Dr. Anil Kumar Sen, M.B., re-elected by the Central Council of the Indian Medical Association with effect from the 12th June, 1950.

[No. F.4-6/50-D.]

New Delhi, the 9th December 1950

To be substituted for the Ministry of Health Notification No. F.1-15/49-D., dated the 26th October 1950.)

S.R.O. 1014.—The following draft of certain further amendments to the Drugs Rules, 1945, which it is proposed to make in exercise of the powers conferred by sections 12 and 35 of the Drugs Act, 1940 (XXIII of 1940), is published as required by the said sections for the information of all persons likely to be affected thereby and notice is hereby given that the draft will be taken into consideration on or after the 31st January, 1951.

2. Any objections or suggestion which may be received from any person with respect to the said draft before the date specified will be considered by the Central Government.

Draft Amendment

In Schedule 'A' to the said Rules—

1. In Form 20, to the conditions of licence the following shall be added, namely:—

"5. No sale of any drug shall be made for purposes of re-sale to a person not holding a licence to sell, stock, or exhibit for sale, or distribute the drug.

Provided that this condition shall not apply to the sale of any drug to—

- (a) an officer or authority purchasing on behalf of the State Government, or
- (b) a hospital, dispensary, medical or research institution or registered medical practitioner for supply to his own patients."

2. In Form 21, to the conditions of licence the following shall be added, namely:—

"5. No sale of any drug shall be made for purposes of re-sale to a person not holding a licence to sell, stock, or exhibit for sale, or distribute the drug.

Provided that this condition shall not apply to the sale of any drug to—

- (a) an officer or authority purchasing on behalf of the State Government, or
- (b) a hospital, dispensary, medical or research institution or registered medical practitioner for supply to his own patients."

[No. F. 1-15/49-D.]

J. N. SAKSENA, Under Secy.

MINISTRY OF REHABILITATION
OFFICE OF THE CHIEF CLAIMS COMMISSIONER CLAIMS COMMISSIONER

Delhi, the 29th November 1950

S.R.O. 1015.—In exercise of the powers conferred by section 16 of the Displaced Persons (Claims) Act, 1950 (XLIV of 1950), the Central Government is pleased to direct that the following amendments shall be made in the Displaced Persons (Verification of Claims) Rules 1950, namely:—

I. In the said Rules for rule 17 the following shall be substituted, namely:—

17. Service of notice or order:—

- (1) Every notice or order under these rules shall be served upon the claimant by ordinary post under certificate of posting or by registered post acknowledgement due, or if the claimant happens to be in the same station as the Claims Officer, at the discretion of the Claims Officer, by the office peon.
- (2) A notice or order shall be deemed to have been duly served if it has been sent in the manner prescribed in Sub-rule (1), to the last address supplied by the claimant;

Provided, however, that where the notice or order is sent by ordinary post under postal certificate, the Claims Officer shall not *ordinarily* enforce the consequences of non-compliance with the notice or order.

II. In the Schedule to the Rules in form A, B and C, the words "By Registered Post/AD" at the top left-hand corner shall be deleted.

[No. 2(8)/CCC/G-50.]

S. B. CAPOOR,

Joint Chief Claims Commr. & Joint Secy.

MINISTRY OF TRANSPORT

PORTS

New Delhi, the 1st December 1950

S.R.O. 1016.—In exercise of the powers conferred by section 18 of the Calcutta Port Act, 1890 (Bengal Act No. III of 1890), the Central Government is pleased to authorise the Commissioners for the Port of Calcutta to raise on the 15th December 1950 a debenture loan of Rs. 1 (one) crore repayable on the 15th June 1960.

The whole of the loan will be taken up by the Commissioners' Reserve Funds in accordance with the provisions of sub-section (1) of section 24(c) of the said Act.

[No. 9-P(62)/50.]

T. S. PARASURAMAN, Dy. Secy.

MINISTRY OF COMMUNICATIONS

(POSTS AND TELEGRAPHS)

New Delhi, the 5th December 1950

S.R.O. 1017.—In exercise of the powers conferred by Sections 7 and 10 of the Indian Post Office Act, 1898, (VI of 1898), the Central Government is pleased to direct that the following further amendment shall be made in the Indian Post Office Rules, 1933, namely:—

In the said Rules—

The following further proviso shall be added to rule 196, namely:—

"Provided further that no late fee shall be chargeable on unregistered letters, postcards, letter-cards, packets or registered newspapers posted in selected post offices kept specially open on Sundays during their specified hours of business."

[No. R-1-16/50.]

K. V. VENKATACHALAM, Dy. Secy.

MINISTRY OF WORKS, MINES AND POWER

New Delhi, the 2nd December 1950

S.R.O. 1018.—In exercise of the powers conferred by section 5 of the Mines and Minerals (Regulations and Development) Act, 1948 (LIII of 1948), the Central Government is pleased to direct that the following amendment shall be made in the Mineral Concession Rules, 1949, namely:—

In rule 49 of the said rules, for the words "No grantor of" the words "No person in granting or transferring" shall be substituted.

[No. M. II-152(65).]

M. MALHOTRA, Under Secy.

MINISTRY OF RAILWAYS

(Railway Board)

New Delhi, the 1st December 1950.

S.R.O. 1019.—In exercise of the powers conferred by clause (k) of sub-section (1) of section 6 of the Indian Ports Act, 1908 (XV of 1908) and in suppression of all previous rules on the subject in force at the Port of Vizagapatam, the Central Government is pleased to make the following rules, the same having been previously published as required by sub-section (2) of the said section:—

VIZAGAPATAM PORT**Vizagapatam Harbour Craft Rules****RULES**

1. *Short title and application.*—(1) These Rules may be called the Vizagapatam Harbour Craft Rules, 1950.

(2) They shall apply to the Port of Vizagapatam.

2. *Definitions.*—In these rules, unless the context otherwise requires:

- (a) "Deputy Port Conservator" means the Deputy Port Conservator, Vizagapatam Port, Vizagapatam;
- (b) "Form" means a form appended to these rules;
- (c) "harbour craft" means any catamaran plying for hire; or any flat or cargo, passenger or other boat plying whether for hire or not and whether power driven or by oars; and whether regularly or only occasionally in, or partly within and partly without, the Port;
- (d) "inner harbour" means that part of the Port which lies to the North and West of the above line, drawn from East to West Ferry landing and includes the Turning Basin, Docks, North Western Arm, Naval basin and Southern Lighter Canal.
- (e) "licensed harbour craft" means any harbour craft licensed under these rules;
- (f) "motor boat" means any power-driven harbour craft propelled wholly or in part by any form of electrical or mechanical power other than steam;
- (g) "outer harbour" means that part of the creek which lies South and East of a line drawn from East to West Ferry landing to a line drawn across the creek at 2500 E Harbour Co-ordinates.
- (h) "owner" used in relation to harbour craft includes any part owner, agent or mortgagee in possession thereof;
- (i) "Port" means the Port of Vizagapatam;
- (j) "Roads" means that part of the Port which lies to seaward of the line drawn across the creek at 2500 E Harbour Co-ordinates.
- (k) "Servant" used in relation to owner includes the tindal or any boatman;
- (l) "Steam-boat" means any harbour craft propelled wholly or in part by steam power;
- (m) "Tindal" includes any person in charge of a Harbour Craft:

3. *Harbour Craft to be licensed.*—No person shall, whether as owner, tindal or servant use any harbour craft to carry goods or passengers to or from any vessel at the port or from place to place within the port unless the harbour craft has been duly licensed under these rules. A harbour craft licensed to ply between ship and shore may also ply from place to place within the Port without a separate license;

Provided that nothing in this rule shall apply to—

- (a) any boat forming part of the equipment of a ship or steamer;
- (b) any harbour craft maintained solely for purpose of pleasure;

Provided further that the Deputy Port Conservator may, if he thinks fit, withdraw exemption in respect of any such boat or harbour craft as is mentioned in clause (a) or clause (b) of the preceding proviso.

4. *Licensing of Harbour Craft.*—(1) Every application for the licensing of a harbour craft under rule 3 shall be made to the Deputy Port Conservator in writing and shall contain the following particulars:—

- (a) the owner's name and address in full and if the owner is a minor, the name and address of his guardian also;
- (b) the name and address of the agent if any, duly authorised by the owner to act on his behalf;
- (c) the name of the tindal whom the owner proposes to place in charge of the harbour craft; and
- (d) the nature of the license required i.e., whether it is required for a passenger boat or for a cargo boat, or for a passenger and cargo boat.

(2) On receiving an application for licence under sub-rule (1), the Deputy Port Conservator shall survey and measure the harbour craft, or cause it to be surveyed and measured in the presence of the owner or of any person duly appointed for the purpose by such owner, and grant a licence in Form A, on being satisfied that the craft is seaworthy and fit for service at the Port, or upon the production of a certificate in writing from the Officer who surveyed the craft certifying,—

- (a) that such craft is seaworthy, properly equipped and suited for the purpose for which the licence is required;
- (b) the number of passengers that such craft is capable of carrying under all conditions;
- (c) the number of crew required for the safe navigation of such craft;
- (d) that the equipment of such craft is in good order and condition.

(3) For purposes of the survey and measurement prescribed in sub-rule (2) the owner shall cause the harbour craft to be brought to such place as the Deputy Port Conservator may appoint.

(4) Subject to the provisions of these Rules, all licences in Form A shall be valid for the official year ending 31st March.

5. *Minor or Female owners.*—If the owner of a harbour craft is a minor, the licence may be obtained by the guardian of the minor. If the owner is a woman, who according to the custom of the country does not appear in public, the licence may be obtained on her behalf by her duly authorised agent. In such cases the guardian or the agent shall be deemed to be the owner for the purposes of these rules.

6. *Licence rules, etc., to be produced when demanded.*—(1) The licence of every harbour craft shall be kept in the possession of the tindal, who shall produce the licence whenever called upon to do so by the Deputy Port Conservator or by any person duly authorised by the Deputy Port Conservator in that behalf.

(2) A copy of these rules and of any written directions issued by the Deputy Port Conservator for carrying the same into effect shall also be furnished by the owner to the tindal who shall, on demand, show them to any consignor or passenger by such harbour craft. The owner shall be responsible for securing that the tindal understands the said rules and directions for obtaining a declaration from him to that effect and for producing such declaration whenever required by the Deputy Port Conservator.

7. *Distinctive numbering of licensed harbour craft.*—(1) The owner of a licensed harbour craft shall paint or cause to be painted upon a black ground, in white, English figures not less than six inches in length, on a conspicuous part of the bow of such harbour craft on one side, and of the quarter on the other, the number of the harbour craft as mentioned in the licence.

(2) No person shall paint or cause to be painted or counterfelcted upon any harbour craft not duly licensed under rule 4, any such number as aforesaid or any other mark likely to induce the belief that such harbour craft has been so licensed.

8 *Change of Ownership or control of Licensed Harbour Craft.*—Where the holder of a licence in Form A transfers the ownership of the harbour craft to another person, the licence shall cease to be valid on the expiry of six days from the date of such transfer; and where such holder mortgages the harbour craft to, or places it under the control of another person, the licence shall cease to be valid on the expiry of six days from the date of such transfer unless an endorsement on the licence is made by the Deputy Port Conservator that notwithstanding the transfer the licence shall continue to be valid.

9. *Changes in crew or carrying capacity of Licensed Harbour Craft to be reported.*—Whenever the tindal of any licensed harbour craft is changed, or any alteration in such craft is made so as to affect any of the particulars contained in the licence granted for it, such change or alteration shall forthwith be reported by its owner to the Deputy Port Conservator. Provided that, if such change or alteration takes place, at a time when the harbour craft is away from the Port, it may be reported immediately on the return of the harbour craft to the Port. In case of change of tindal or of any alteration in the harbour craft not affecting its carrying capacity the harbour craft shall not ply until such report is made, and in case of change of tindal until the tindal has also been produced before the Deputy Port Conservator. On such report or on such report and production, as the case may be, the Deputy Port Conservator shall amend the original licence held by the owner and in case of change of tindal, the register kept under rule 10.

In case of any alteration in the harbour craft affecting its carrying capacity, the original licence held by the owner shall be cancelled and a fresh licence issued by the Deputy Port Conservator after the craft has been remeasured, and the harbour craft shall not ply until such fresh licence has been issued.

10. *Registration of Tindals.*—(1) At the time of licensing of any harbour craft under rule 3 the name of its tindal as entered in the licence and other particulars relating to him shall be entered in a book which shall be kept by the Deputy Port Conservator in Form B.

(2) Every year in the month of March on a date to be fixed by the Deputy Port Conservator the owner of every licensed harbour craft shall produce before the Deputy Port Conservator the tindal of the harbour craft for verifying the correctness of the entries in the Register.

Provided that if such harbour craft is away from the Port on the date so fixed, the owner shall produce the tindal within 24 hours after its return.

(3) No person shall be employed or registered as a tindal of a licensed harbour craft if he—

(a) is not a certificated officer qualified to be the master or engineer of such harbour craft in accordance with rule 29.

(b) is in the opinion of the Deputy Port Conservator unaccustomed to the use of such harbour craft or otherwise inefficient.

11. *Annual and special inspection of Licensed Harbour craft and crew.*—On or before the expiry of the licence the owner of every licensed harbour craft shall produce it together with its licence for inspection to the Deputy Conservator at such place as he may appoint for the purpose. In addition to such inspection special or partial inspections may be held by the Deputy Port Conservator or by any person duly authorised by him, at such times as the Deputy Port Conservator may consider necessary. At all inspections under this rule, each harbour craft shall have its full complement of crew and equipment.

12. *Repairs of Licensed Harbour Craft ordered for inspection.*—(1) The owner of every licensed harbour craft shall execute such repairs thereto as the inspecting officer may direct in order to render it efficient, and no owner or other person shall use any such harbour craft or cause or permit it to be used until such repairs have been duly executed thereto and the Deputy Port Conservator has granted permission for its use. For the purpose of such repairs, the owner shall cause the harbour craft to be hauled up only to such place or places on the fore-shore as the Deputy Port Conservator may from time to time direct.

(2) All major repairs to the boiler, machinery, or hull of a licensed harbour craft shall be carried out under the supervision of an Engineer and Ship Surveyor, appointed by the Port Conservator. The Master, owner or owners of such craft

shall before the commencement of the repairs, pay the Port Conservator a sum sufficient to cover the fees and other expenses of such Engineer and Ship Surveyor. For the purpose of this sub-rule the decision of the Port Conservator as to whether a particular work should be regarded as a major repair or not shall be final.

(3) The fees referred to in sub-rule (2) shall be calculated on the following scale, namely:—

	Rs.
(i) For every vessel the gross tonnage of which does not exceed 25 tons . . .	60
(ii) For every vessel the gross tonnage of which exceeds 25 tons and does not exceed 50 tons . . .	75
(iii) For every vessel the gross tonnage of which exceeds 50 tons but does not exceed 75 tons . . .	90
(iv) For every vessel the gross tonnage of which exceeds 75 tons but does not exceed 100 tons . . .	105
(v) For every vessel the gross tonnage of which exceeds 100 tons but does not exceed 300 tons . . .	120
(vi) For every vessel the gross tonnage of which exceeds 300 tons but does not exceed 600 tons . . .	135
(vii) For every vessel the gross tonnage of which exceeds 600 tons but does not exceed 900 tons . . .	150
(viii) For every vessel the gross tonnage of which exceeds 900 tons but does not exceed 1,200 tons . . .	180
(ix) For every vessel the gross tonnage of which exceeds 1,200 tons . . .	180

*30 for every 300 tons or part thereof, in excess of 1,200 tons.

(4) The expenses referred to in sub-rule (2) shall be determined in accordance with the instruction of the Central Government in this behalf.

13. *Control of working of Licensed Harbour Craft.*—(1) The owner of every licensed harbour craft shall provide it with such full complement of crew and with such equipment as may be determined by the Deputy Port Conservator and entered in the licence. The Tindal of the harbour craft shall not have on board more or less than the number of the crew prescribed in the licence for fine or rough weather according as the harbour craft plies in fine or rough weather and shall not carry passengers or goods in excess of the number or quantity entered in the licence for the harbour craft.

(2) Every licensed harbour craft plying within the port shall carry such number of life buoys as may be considered reasonable by the Deputy Port Conservator and of a type approved by him. Every such harbour craft shall carry in addition such buoyant apparatus as may be considered necessary by the Deputy Port Conservator.

All buoys and buoyant apparatus carried in pursuance of this rule shall be stowed to the satisfaction of the Deputy Port Conservator and so as to be readily accessible to the persons on board.

(3) The Deputy Port Conservator shall exercise his discretion in fixing the number of crew required in a licensed harbour craft plying within the Port and carrying passengers.

(4) Where the owner of a licensed harbour craft does not desire to carry the full complement of passengers, or is not prepared, or considers it impracticable to carry the prescribed life saving appliances, the Deputy Port Conservator may endorse the license to the effect that the number of passengers is limited accordingly.

14. *Obstructing Port Traffic.*—(1) No tindal or any member of the crew serving in any licensed harbour craft shall, without reasonable excuse, obstruct or hinder the loading, discharging or service of such harbour craft, or of any other licensed harbour craft, or obstruct or hinder any vessel working in the Port.

(2) No tindal shall permit any licensed harbour craft in his charge to obstruct the free navigation of the port or the approaches to wharves or jetties.

15. *Observing of the rule of road at sea.*—All licensed harbour crafts, when under way, shall observe the rule of the road at sea.

16. *Refuse to ply without lawful excuse.*—If the owner or the tindal in charge of a licensed harbour craft plying regularly for hire refuses to allow such harbour craft to ply for hire when required to do so, without reasonable excuse, of which the Deputy Port Conservator shall, subject to the appeal provided in rule

27, be the sole judge, the licence of such harbour craft shall be liable to be revoked.

17 *Working of the Licensed Harbour Craft at night and in bad weather.*—(a) No licensed harbour craft shall ply in the outer roads—

(i) between the hours of 6 p.m. to 6 a.m. without the previous permission of the Deputy Port Conservator.

(ii) when a storm warning signal indicating bad weather or high seas is displayed from the Port Flagstaff.

(b) When the signal referred to in Sub-clause (ii) of clause (a) is hoisted at the Port Flagstaff, all harbour craft plying in the outer roads shall return to the inner harbour at once and shall not proceed again to the outer roads without the special permission of the Deputy Port Conservator until the signal is hauled down.

18. *Permissible loading of Licensed Harbour Craft in fine and in rough weather.*—(1) No person shall load a licensed harbour craft with passengers or with animals or other cargo in contravention of the terms of its license.

(2) No tindal of any licensed harbour craft shall permit any animal to be loaded in it, unless the harbour craft has been provided with sand ballast or straw sufficient to form a flat floor and unless such other requirements as may be imposed by the Deputy Port Conservator in respect of the harbour craft, have been complied with.

(3) Where animals are carried in a licensed harbour craft, no other cargo or passengers shall be carried therein.

(4) Passengers and cargo other than animals may be carried at the same time only in a licensed harbour craft propelled by mechanical or electrical power.

19. *Power of Tindal to prevent overloading.*—Whenever the number of passengers or the quantity of cargo in a licensed harbour craft exceeds the number or quantity entered in the license, the tindal shall, before starting from the vessel or from the shore, require any passenger to leave the harbour craft or any consignor, consignee, or shipping or landing agent concerned to remove from the harbour craft the whole or any part of the cargo.

20. *Attention to certain signals required of Tindals.*—The owner of every licensed harbour craft shall instruct the tindal of such harbour craft to pay immediate attention to the harbour craft muster flag a square blue flag with four parallel red bars running crosswise which will be displayed on the Port Flagstaff when the Deputy Port Conservator desires to carry out an inspection under Rule 11.

21. *Licensed Harbour Craft not to interfere with mooring or approaching vessels before they anchor.*—No person in charge of or navigating any licensed harbour craft shall attempt to make such harbour craft fast to any mooring or mark buoy, or take it along-side of a vessel approaching an anchorage or mooring before such vessel has come to anchor or been moored to a buoy.

22. *Fishing boats not to be allowed near a cargo boat or alongside a vessel.*—(1) No person in charge of or navigating a licensed cargo boat shall allow a fishing boat to be within ten yards of her when such cargo boat is plying between a vessel and the shore.

(2) No person in charge of or navigating a fishing boat shall allow it to go alongside a vessel while discharge or shipping of cargo is proceeding.

(3) If any licensed harbour craft is found by the Deputy Port Conservator to have contravened the provisions of sub-rule (1) or (2) the Deputy Port Conservator may—

(a) cancel the license issued in respect of the harbour craft;

(b) direct that the tindal at fault shall not be employed in any capacity in any licensed harbour craft and that his name shall be removed from the Register of Tindals; and if any owner employs any such tindal contrary to the Deputy Port Conservator's directions under clause (b) the Deputy Port Conservator may cancel all or any of the licenses in Form A held by the owner.

23. *Landing and shipping of passengers and goods to be within the Port.*—All passengers and goods shall be landed or shipped in such places within the limits of the port as the Port Conservator may appoint and no person, shall ship or land

passengers or goods outside such place unless the sanction of the Port and Customs Officers at the Port has been previously obtained.

24. *Rates of Harbour Craft Hire.*—No owner, tindal or any member of the crew of a licensed harbour craft licensed to carry passengers for hire, and no person deputed by the owner of such harbour craft, shall demand from any passenger a rate of hire exceeding that sanctioned by the Central Government and no owner, tindal or member of the crew of such harbour craft shall demand or accept any gratuity or present from any passenger during the course of its trip between any vessel and the shore or from place to place whether within or without the Port.

25. *Prohibition of Employment of Convicted Tindals etc.*—If ANY TINDAL OR ANY MEMBER of the crew of a licensed harbour craft is convicted of a breach of any of these rules the owner of the harbour craft shall, on being required so to do by the Deputy Port Conservator dismiss such tindal or member of the crew from his employment.

26. *Revocation of Licenses.*—If in the opinion of the Deputy Port Conservator the owner of any licensed harbour craft has contravened any of these rules, the Deputy Port Conservator, may, without prejudice to any other action that may be taken against such owner in respect of the contravention, cancel all or any of the licenses in Form A held by the owner.

27. *Appeal from Deputy Port Conservator's Decision.*—An appeal shall lie from any decision of the Deputy Port Conservator under these rules, to the Conservator of the Port. Such appeal shall be preferred in writing within seven days from the date on which the decision of the Deputy Port Conservator appealed against has been communicated in writing to the Party or parties concerned, and the decision of the Conservator thereof.

28. *Fees.*—The following fees shall be leviable for survey registration, licensing and inspection of boats, catamarans, and power driven craft plying for hire.

Service rendered	Boats other than canoes and shoedhonies	Canoes and Shoedhonies	Catamarans plying for hire	Power driven craft				
1	2	3	4	5				
	Rs.	A. P.	Rs.	A. P.	Rs.	A. P.	Rs.	A. P.
(i) For registration of boat on the first occasion	3	0 0	1	0 0	1	0 0
(ii) For the registration	1	0 0	0	8 0	0	8 0
(iii) For each survey and measurement as required by the Harbour rules.	5	0 0	2	0 0
(iv) For granting an annual licence for one year 1st April to 31st March of next year or part of an official year inclusive of annual inspection.	3	0 0	0	8 0
(v) Registration	25	0 0
Licences	25	0 0
Survey and inspection upto 100 tons (not registered tonnage)	50	0 0

A fee of Rs. 0-8-0 is leviable for amending a licence or a register or for affecting a transfer of licence in favour of another owner. For the grant of a duplicate licence when the original is lost, mislaid or rendered illegible, a fee of Re. 1 in the case of boats and Re. 0-8-0 in the case of canoes shoedhonies and catamarans will be levied.

29. Special Provisions Applicable to Steam Boats and Motor Boats Licensed under these Rules.—(1) Every steam boat licensed under these rules shall, when in use, whether plying for hire or not, have on board the following certificated officers:—

(i) If she has engines of not less than 100 N.H.P.

(a) As her master, a person possessing a first-class master's certificate granted under the Inland Steam Vessels Act, 1917, Indian Merchant Shipping Act, 1923, or the Merchant Shipping Act 1894 or a master's certificate granted either under the Indian Merchant Shipping Act, 1923, or under such regulations as the Central Government may from time to time, prescribe or the Merchant Shipping Act, 1894, and

(b) as her engineer, a person possessing an engineer's certificate granted under any of the aforesaid Acts or Regulations;

(ii) If she has engines of less than 100 N.H.P. but not less than 40 N.H.P.:—

(a) as her master, a person possessing a second class master's certificate granted under the Inland Steam Vessels Act, 1917, Indian Merchant Shipping Act, 1923, or the Merchant Shipping Act, 1894, or any such certificate as is referred to in sub-clause (a) or clause (i) and

(b) as her engineer, a person possessing a first class engine driver's certificate granted under the Inland Steam Vessels Act, 1917, Indian Merchant Shipping Act, 1923, or the Merchant Shipping Act, 1894, or an engine-driver's certificate granted under the Indian Merchant Shipping Act, 1923, or under such regulations as the Central Government may from time to time prescribe or any such certificate as is referred to in sub-clause (b) of clause (i):

Provided that a boat shall be deemed to have complied with this clause if she has as her master and engineer, a person possessing both a certificate referred to in sub-clause (a) and a certificate referred to in sub-clause (b); and

(iii) if she has engines of less than 40 N.H.P.:—

(a) as her master, a person possessing a Serang's certificate granted under the Inland Steam-Vessels Act, 1917, Indian Merchant Shipping Act, 1923 or the Merchant Shipping Act, 1894, or any such certificate as is referred to in sub-clause (a) of clause (ii) and

(b) as her engineer, a person possessing a second class engine-driver's certificate granted under the Inland Steam-Vessels Act, 1917, Indian Merchant Shipping Act, 1923, or the Merchant Shipping Act, 1894, or any such certificate as is referred to in sub-clause (ii):

Provided that a boat shall be deemed, to have complied with this clause, if she has as her master and engineer person possessing both a certificate referred to in sub-clause (a) and a certificate referred to in sub-clause (b).

(2) Every motor boat licensed under these rules shall, when in use whether plying for hire or not have on board the following certificated officers:—

(i) if she has engines of not less than 565 B.H.P.:—

(a) as her engineer, a person possessing a motor Engineer's certificate granted under the Inland Steam-Vessels Act, 1917, Indian Merchant Shipping Act, 1923, or the Merchant Shipping Act, 1894, or a certificate as a first class or second class engineer of a sea-going motor ship granted either under the Indian Merchant Shipping Act, 1923, or under such Regulations as the Central Government may from time to time prescribe, or the Merchant Shipping Act, 1894;

(b) in case the engines are used for propulsion, as her master, a person possessing a first class master's certificate granted under the Inland Steam-Vessels Act, 1917, Indian Merchant Shipping Act, 1923, or the Merchant Shipping Act, 1894, or a master's certificate granted either under the Indian Merchant Shipping Act, 1923, or under such regulations as the Central Government may from time to time prescribe or the Merchant Shipping Act, 1894;

(ii) if she has engines of less than 565 B.H.P. but not less than 226 B.H.P.:—

(a) as her engineer, a person possessing a first motor engine-driver's certificate granted under the Inland Steam Vessels Act, 1917, Indian Merchant Shipping Act, 1923, or the Merchant Shipping Act, 1894, or a certificate of an engine driver of a sea-going motor ship granted under the Indian Merchant Shipping Act, 1923, or under such Regulations as the Central Government may from time to time prescribe or any such certificate as is referred to in sub-clause (a) of Clause (i); and

(b) in case the engines are used for propulsion, as her master a person possessing a second class master's certificate granted under the Inland Steam Vessels Act, 1917, Indian Merchant Shipping Act, 1923, or the Merchant Shipping Act, 1894, or any such certificate as is referred to in sub-clause (b) of clause (i); and

(iii) if she has engines of less than 226 B.H.P.:—

(a) as her engineer a person possessing a second class motor engine-driver's certificate granted under the Inland Steam Vessels Act, 1917, Indian Merchant Shipping Act, 1923, or the Merchant Shipping Act, 1894, or any such certificate as is referred to in sub-clause (a) of clause (ii); and

(b) in case the engines are used for propulsion, as her master, a person possessing a serang's certificate granted under the Inland Steam Vessels Act, 1917, Indian Merchant Shipping Act, 1923, or the Merchant Shipping Act, 1894, or any such certificate as is referred to in sub-clause (b) of clause (ii);

Provided that a motor boat having engines of not more than 40 B.H.P. may have as her engineer, a person holding a permit granted by the Central Government or by any person duly authorised by the Central Government in this behalf;

Provided also that a motor boat having engines of not more than 20 B.H.P. the length of which measured from the fore part of the stem to the after part of the stern post does not exceed 30 feet may have as her master and engineer a person possessing both a certificate referred to in sub-clause (a) and certificate referred to in sub-clause (b):

Provided further that a motor boat having engines of not more than 20 B.H.P. the length of which measured as aforesaid does not exceed 30 feet, which is used exclusively for personal recreation by the owner or his family or friends need not carry a certificated master or engineer but may be navigated by the owner or any other person possessing a permit granted by the Central Government or by any person duly authorised by the Central Government in this behalf.

(3) Any person who has served as master, serang, engineer, or engine-driver of a steam boat or motor boat plying in the Port for a period of 3 years on the 1st January 1948, and is not in possession of the certificate of competency required under sub-rule (1) or sub-rule (2) as the case may be, may be granted by the Deputy Port Conservator and Harbour Master in the case of Master or Serang and by the Superintendent Mechanical in the case of Engineer or Engine-Driver, without examination and on payment of the fees prescribed below, a certificate to the effect that he is, by reason of his having so served, competent to act as master, serang, engineer, or engine-driver on board such steam boat or motor boat while plying in the Port:—

First Class Master's Certificate—Rs. 16.

Second Class Master's Certificate—Rs. 6.

Serang's Certificate—Rs. 4.

Second Class Engine-Driver's or Second Class Motor Engine-Driver's Certificate—Rs. 4.

First Class Engine-Driver's or First Class Motor Engine-Driver's Certificate—Rs. 10.

Engineer's or Motor Engineer's Certificate—Rs. 12.

(4) The Central Government may in special circumstances:—

(a) exempt any class of steam boats or motor boats from the requirements of sub-rule (1) or sub-rule (2) as the case may be, and

(b) lay down the qualifications required of the officers employed on such boats.

30. (1) Every motor boat licensed under these rules shall be provided with a sand box and an approved patent fire extinguisher of suitable capacity for extinguishing fire, and the owner shall keep it free from oil refuse.

(2) Noisy engines of all motor boats licensed under these rules while plying within the Port shall be fitted with efficient silencers.

FORM (APPENDIX) A

(See Rule 4)

Licence granted to....., owner of boat measuring..... feet long,.....feet broad and..... feet deep*.....Registered tons, to carry cargo (other than animals) and/or Passengers or animals to the extent specified below, to and from the shipping at or off the Port of Vizagapatam under the restrictions and subject to the penalties laid down in the Harbour Craft Rules sanctioned by Government.

Date of Registry.	Name, number and description of Harbour craft.	Rig. and equipment.	When built and where.	When repaired last and in what condition.	Cargo without Passengers.		Number of passengers without cargo.	Number of crew.	Particulars respecting the owner or owners of the boat.			Particulars respecting to tindal of the boat.		Period for which the licence is to be in force.	Remarks
					Number of animals & presumed weight.	Weight of cargo other than animals			Name or names.	Occupation.	Place or places of residence.	Name.	Place of residence.		
1	2	3	4	5	6(a)	6(b)	7	8	9	10	11	12	13	14	15
					In fine weather.	In fine weather.	In fine weather.	In fine weather. Tindal							
					In rough weather.	In rough weather.	In rough weather.	In rough weather. Tindal							
								Lascars							
								Lascar							

Dated.....

*Measured in accordance with Madras G.O.No. 384, d/3rd May 1899,

NOTE:—Two Children under 12 years of age=1 adult.

Registering Officer.

P.T.O.

Extended to—

Ditto

Ditto

Ditto

Ditto

Ditto

Ditto

Ditto

Ditto

Ditto

Ditto

Endorsement for change of Tindal.

FORM (APPENDIX) B

(See Rule 10)

Register showing the names, ages, places of residence and thumb impression of tindals employed in the Port of Vizagapatam for the year 19

Date of registry	Number of Harbour Craft	Names	AGE			Place of residence	Thumb impression	Remarks
			Years	Months	Days			

[No. 984-TG.]

S. S. RAMASUBBAN, Secy.

MINISTRY OF LABOUR

New Delhi, the 29th November 1950

S.R.O. 1020.—Corrigendum.—At page 376 of the Gazette of India, Part II—Section 3, dated the 12th August 1950, containing the award of the Central Government Industrial Tribunal at Calcutta, in the matter of alleged victimisation, retrenchment, etc., in respect of the Banking companies in the State of West Bengal, in line 5 of paragraph 3, dealing with the cases of Messrs. R. S. Smith and Waquar Ahmed of the Habib Bank Limited, for the words and figures "1st June 1950", the words and figures "1st January 1950" shall be substituted.

[No. LR-90 (40).]

New Delhi, the 4th December 1950

S.R.O. 1021.—Corrigendum.—On pages 173-493 of the *Gazette of India Extraordinary* dated the 12th August, 1950 containing the award of the All India Industrial Tribunal (Bank Disputes) in the matter of an industrial dispute regarding the pay scales, dearness allowance, terms and conditions of employment etc. of workmen in certain banking companies the following corrections shall be made:—

1. At page 175, paragraph 5, line 3, after the last word 'sub-section' the figure and words '(1) of section' shall be inserted;
2. At page 175, paragraph 5, line 6, between the words 'except' and 'Assam' the words 'those of' shall be inserted;
3. At page 181, paragraph 31, line 5, the 'comma' between the words 'them' and 'before' shall be deleted;
4. At page 181, paragraph 32, line 4 from the bottom, after the words 'Keable Press Ltd.' a 'comma' shall be inserted;
5. At page 181, paragraph 32, line 14, the second word 'about' shall be marked with citation No. '1';
6. At page 181, paragraph 32, line 15, the sixth word 'Ltd.' shall be marked with citation '2';
7. At page 182, paragraph 34, line 15, between the words 'discussions' and 'a situation' a 'comma' shall be inserted;
8. At page 182, at the beginning of the last footnote the citation No. '5' shall be marked;
9. At page 184, line 14, 'commas' shall be inserted between the words 'subjective' and 'so' and between 'speak' and 'than' and the 'comma' between the word 'than' and the last word 'the' shall be deleted;
10. At page 184, line 15, the word 'connoted' shall be substituted for the 4th word 'connected';
11. At page 184, paragraph 38, line 10 from the bottom, the word 'probe' shall be substituted for the word 'prove' occurring between the words 'to' and 'into';
12. At page 184, paragraph 39, line 4 from the bottom the word 'parties' shall be substituted for the 4th word 'patios';
13. At page 185, paragraph 42, line 1, the letter 'w' in the last word 'where' should be capital;
14. At page 188, line 20, inverted commas end after the 5th word 'staff';
15. At page 189, line 3, inverted commas begin after the word 'can' and before the words 'provide not merely for';
16. At page 189, paragraph 47, line 10, the 'comma' at the end of the line shall be deleted;
17. At page 190, paragraph 51, line 11, a 'comma' shall be inserted between the words 'period' and 'in applying';
18. At page 191, paragraph 52, line 2, the letter 'p' in the last word 'Published' should not be capital;
19. At page 192, paragraph 53, line 10, the word 'Bar anagore' shall be substituted for the word 'Barangore'.
20. At page 192, paragraph 54, the last sentence 'After giving our best consideration to this question ... to the general cost of living' shall be deleted;

21. At page 192, paragraph 55, the following shall be inserted as the first sentence:—

‘After giving our best consideration to this question we are of opinion that the following places should be held to constitute class II area, i.e., the regions coming next after the places included in Class I areas, with regard to the general cost of living’;
22. At page 193, paragraph 57, line 16, a ‘comma’ shall be inserted after the first word ‘class’;
23. At page 194, line 4 from the bottom, the word ‘downward’ shall be substituted for the word ‘downwards’;
24. At page 199, paragraph 70, line 2, for the brackets and figure ‘(2)’ the word ‘that’ shall be substituted;
25. At page 199, paragraph 70, line 3, the word ‘that’ shall be inserted between the words ‘and’ and ‘these’;
26. At page 203, paragraph 74, line 3, from the bottom, the bracket after the figure ‘664’ shall be deleted and the bracket so deleted shall be inserted after the last word ‘respectively’ in the same line;
27. At page 204, paragraph 78, line 5, the word ‘two-thirds’ shall be substituted for the word ‘two-third’;
28. At page 204, paragraph 78, line 7, the word ‘requirement’ shall be substituted for the word ‘requirements’;
29. At page 205, paragraph 80, the punctuation mark ‘—’ shall be substituted for the mark ‘=’ wherever it occurs;
30. At page 206, paragraph 84, line 2, the ‘full-stop’ after the word and figures ‘Rs. 100’, shall be deleted;
31. At page 206, paragraph 85, the punctuation mark ‘—’ shall be substituted for the mark ‘=’ wherever it occurs;
32. At page 210, paragraph 95, line 11, the ‘colon’ between the figures ‘8’ and ‘0’ in “Rs. 22-8 : -0” shall be deleted;
33. At page 211, paragraph 96, lines 6 and 7, the letter ‘s’ in the word ‘Dehri-on-sona’ shall be Capital;
34. At page 213, paragraph 99, line 1, a ‘comma’ shall be inserted between the words and figures “Rs. 35” and the words “are related”;
35. At page 217, paragraph 106, line 11, the word ‘demands’ shall be substituted for the word ‘demand’;
36. At page 224, paragraph 118, line 4, a ‘comma’ shall be inserted between the words ‘deemed’ and ‘for the purposes’;
37. At page 224, line 3, the word ‘direction’ shall be substituted for the words ‘directions’;
38. At page 225, in the first footnote the words “defined in” shall be substituted for the words ‘define in’ occurring between the words ‘As’ and ‘Chapter’;
39. At page 225, the second footnote numbered ‘3’ shall be renumbered ‘2’;
40. At page 226, paragraph 122, line 5, an interrogation mark viz., ‘?’ shall be substituted for the ‘full stop’ occurring after the word ‘award’;
41. At page 228, lines 13, 16 and 19, the sub-paragraphs (a), (b) and (c) shall be re-numbered as (A), (B) and (C);
42. At page 228, paragraph 125, line 1, ‘(A)’ shall be substituted for ‘(a)’;
43. At pages 228, paragraph 125, line 19, the letter ‘R’ within the brackets should be in italics;
44. At page 228, paragraph 125, last line, the word ‘in’ shall be substituted for the word ‘on’ occurring between the words ‘cause’ and ‘industrial’;
45. At page 229, paragraph 126, line 9, the word ‘affects’ shall be substituted for the fifth word ‘effects’;
46. At page 230, line 12, the capital ‘W’ in the word ‘Workman’ should be changed to small ‘w’;
47. At page 231, line 11, inverted commas shall be inserted before the words ‘industrial matter’;

48. At page 231, paragraph 129, line 10, from the bottom, the 'full-stop' after the word 'Board' shall be *deleted* and capital letter 'O' in the next word 'One' shall be *changed* to a small 'o';
49. At page 231, paragraph 130, line 4, the 'comma' between the words 'however' and 'the subject' shall be *deleted*;
50. At page 231, lines 3 and 2 from the bottom, the words 'for' and 'period' should not be in italics;
51. At page 232, paragraph 131, line 9, the word 'his' shall be *substituted* for the word 'this' occurring between the words 'In' and 'award';
52. At page 232, paragraph 132, line 2, the letter 'K' in the word 'Khazan-chis' should not be capital;
53. At page 233, paragraph 136, line 12, the word 'expressed' shall be *substituted* for the last word 'expessed';
54. At page 234, paragraph 139, line 3, the bracket between the words 'allowances' and 'for' shall be *deleted*;
55. At page 235, paragraph 141, line 2, the word 'there' shall be *substituted* for 'the';
56. At page 235, paragraph 144, line 12, a 'comma' shall be *inserted* between the words 'again' and 'there';
57. At page 239, paragraph 155, line 12, a 'full-stop' shall be *inserted* after the figure and letter '2 s';
58. At page 240, line 1, the word 'maximum' shall be *substituted* for the word 'mximum';
59. At page 241, paragraph 161, line 4, a 'comma' shall be *inserted* after the last word 'scales';
60. At page 243, paragraph 165, line 4, from bottom, the word 'wholesale' shall be *substituted* for the word 'wholsale';
61. At page 243, paragraph 166, line 1, the word 'brought' shall be *substituted* for the word 'brought';
62. At page 244, line 4, a 'comma' shall be *inserted* after the last word 'economy';
63. At page 244, paragraph 168, line 1, the 'comma' between the words 'towards' and 'industry' shall be *deleted*;
64. At page 245, paragraph 171, line 6, a 'comma' shall be *inserted* between the words 'whole' and 'owing';
65. At page 245, paragraph 171, line 7, a 'comma' shall be *inserted* between the words 'production' and 'prices';
66. At page 246, paragraph 174, line 2, a 'comma' shall be *substituted* for the 'full-stop' after the word 'liberalised' and the next word 'It' will consequently begin with a small letter 'i';
67. At page 247, paragraph 178, line 4, a 'dash' shall be *inserted* at the end;
68. At page 249, paragraph 183, line 1, the word 'the' shall be *inserted* between the words 'that' and 'deposits';
69. At page 252, paragraph 188, line 9, the word 'savings' shall be *substituted* for the word 'saving'.
70. At page 252, paragraph 189, line 7, the words "Times of London" should be in roman type;
71. At page 253, line 12, a comma shall be *inserted* between the words 'higher' and 'profits';
72. At page 255, paragraph 195, line 16, the word 'Savkar' shall be *substituted* for the word 'Sarkar';
73. At page 256, paragraph 199, line 2?, the 'comma' between the words 'Limited' and 'has said' shall be *deleted*;
74. At page 257, paragraph 202, line 2, the 'comma' between the words 'wages' and 'paid' shall be *deleted*;
75. At page 258, paragraph 204, line 8, the word 'similarity' shall be *substituted* for the word 'similarly' occurring between the words 'uniformity or' and 'in the ratios';
76. At page 258, paragraph 207, line 5, the word 'banks' shall be *substituted* for the last word 'bank'.

77. At page 260, paragraph 213, line 4 from bottom, a 'colon' mark shall be substituted for a 'semi-colon' wherever it occurs.
78. At page 261, paragraph 217, last but one line, a 'comma' shall be inserted between the words 'speaking' and 'for'.
79. At page 261, paragraph 217, last but one line, the two split up syllables 'all' and 'ow' shall be joined to read 'allow'.
80. At page 261, paragraph 218, last line, the word 'nearest' shall be substituted for the last word 'neares'.
81. At page 262, paragraph 220, line 2 from the bottom, the prefix 'Mr.' shall be substituted for the prefix 'Shri'.
82. At page 265, paragraph 232, citation No. '2' shall be inserted at the end of the last line and also at the beginning of the footnote at that page.
83. At page 266, paragraph 233, line 2 from bottom, 'inverted commas' shall end after the last but one word 'simple'.
84. At page 266, paragraph 234, line 7, the first letter 'Q' of the word 'Questions' shall be small.
85. At page 266, last line, the word 'regarding' shall be substituted for the first word 'egarding'.
86. At Page 267, line 1, a 'comma' shall be inserted after the last but one word 'payment'.
87. At page 267, paragraph 236, last but one line, 'inverted commas' shall begin before the words 'to spite the worker'.
88. At page 267, paragraph 237, line 7, the word 'plus' shall be substituted for the word 'puls'.
89. At page 268, paragraph 238, line 6, the letters 'HH' shall be substituted for the letters 'RH' occurring after the words and figures 'Section 277'.
90. At page 268, paragraph 238, line 8, the first letter 't' in the 6th word 'that' should be capital.
91. At page 269, line 6, a 'comma' shall be inserted after the last word 'year'.
92. At page 269, line 7, a 'dash' shall be inserted after the last three letters 'pur'.
93. At page 272, paragraph 245, line 1, the word 'provident' shall be substituted for the word 'privident'.
94. At page 272, paragraph 245, line 3, the word 'well' shall be substituted for the letters 'wel'.
95. At page 274, paragraph 250, last line, the word 'does' shall be substituted for 'doen'.
96. At page 275, paragraph 253, last line, the word 'keep' shall be substituted for the letters 'eep'.
97. At page 276, paragraph 254, under the heading 'Banks in class A', a 'colon' shall be substituted for the 'semi-colons' occurring between the words 'bank' and 'one month's' in line 1, and occurring between 'service' and 'gratuity' in line 6.
98. At page 277, paragraph 257, line 12, the word "arises" shall be substituted for the word 'arise'.
99. At page 277, paragraph 257, line 18, the 'comma' occurring at the end shall be deleted.
100. At page 277, paragraph 257, line 21, a 'comma' shall be inserted at the end of the line.
101. At page 278, paragraph 260, line 6, the 'comma' occurring after the first word 'Calcutta' shall be deleted.
102. At page 281, paragraph 267, line 3, the brackets between the words 'suitable' and 'item' and at the end of the line, shall be deleted.
103. At page 281, line 3 from the bottom, the word 'provides' shall be substituted for the last word 'provide'.
104. At page 281, line 2 from the bottom, the word 'not' shall be substituted for the last word 'no'.
105. At page 282, paragraph 269, line 2, a 'semi-colon' shall be inserted between the word 'banks' and words and figures '(1) that'.

106. At page 282, paragraph 269, line 6, the first letter 's' of the last word 'shops' should be capital;
107. At page 282, paragraph 270, line 1, the 'comma' between the words 'sought' and 'to' shall be *deleted*;
108. At page 282, paragraph 270, line 2, the 'comma' between the words 'benefited' and 'by' shall be *deleted*;
109. At page 283, paragraph 272, line 15, the first letter 'C' of the word 'Companies' should not be capital.
110. At page 284, paragraph 275, line 7, a 'full-stop' shall be *inserted* between the words 'abused' and 'when' and the first letter 'w' of the word 'when' should be capital;
111. At page 284, paragraph 275, line 20, the 'comma' occurring between the words 'practice' and 'should' shall be *deleted*;
112. At page 285, paragraph 277, line 15, the citation number '1' and the 'comma' after the word 'Limited' shall be *deleted*;
113. At page 285, paragraph 277, line 16, citation No. '1' shall be *inserted* after the word 'Bombay';
114. At page 285, paragraph 277, line 10th from the bottom, the word 'learned' shall be *substituted* for the word 'earned';
115. At page 286, paragraph 279, line 1, the word 'to' shall be *substituted* for the last word 'of';
116. At page 287, paragraph 283, line 3, the word 'has' shall be *substituted* for 'ha';
117. At page 289, paragraph 288, line 3, a 'colon' shall be *inserted* at the end of the line;
118. At page 290, paragraph 289, line 6, the word 'furnish' shall be *substituted* for the word 'furnished';
119. At page 299, paragraph 306, line 7, the word 'above' shall be *substituted* for the last but one word 'abovo';
120. At page 299, paragraph 306, line 9, the word 'acts' shall be *substituted* for the letters 'tcs';
121. At page 300, line 3 from the bottom, the word 'would' shall be *substituted* for the last word 'will';
122. At page 302 in the footnote, the 'bracket' at the end of the line shall be *deleted* and it shall be *inserted* between the words 'Attendance' and 'Rules' in the same line;
123. At page 304, paragraph 314, line 3, the word 'probation' shall be *substituted* for the word 'probatoin';
124. At page 304, paragraph 315, line 4, the word 'departments' shall be *substituted* for the word 'department';
125. At page 305, line 2, the 'comma' at the end of the line shall be *deleted*;
126. At page 305, line 4, the 'comma' between the words 'Limited' and 'and' shall be *deleted*;
127. At page 305, line 4, a 'comma' shall be *inserted* between the words 'Indie' and 'Limited';
128. At page 305, line 4, the 'comma' between the words 'branches' and 'also' shall be *deleted*;
129. At page 305, paragraph 317, line 17, a 'semi-colon' shall be *substituted* for the 'comma';
130. At page 305, paragraph 317, lines 20 and 24, a 'semi-colon' shall be *substituted* for a 'full-stop' wherever it occurs;
131. At page 305, last line, the word 'in' shall be *substituted* for the first letter 'n';
132. At page 306, under the heading 'Age for retirement', line 2, the word 'expressed' shall be *substituted* for the third word 'xpressed';
133. At page 306, under the heading 'Age for retirement' line 4, the word 'necessary' shall be *substituted* for the words "ne essary";

134. At page 306, under the heading 'Age for retirement, line 11, the word 'concerned' shall be *substituted* for the words 'conened' and 'semi-colon' after the word 'concerned' shall be deleted;
135. At page 306, under the heading 'Age for retirement', line 4, from the bottom, the words and figures "continuing in service after attaining the age of 55 years" shall be *inserted* between the words 'employees' and 'however';
136. At page 306, under the heading 'Maintenance of Service Books', line 6 the word 'promotion' shall be *substituted* for the word 'premotion';
137. At page 308, sub-paragraph (4) of paragraph 319, item (i) the word 'person' shall be *substituted* for the last word 'persons';
138. At page 308, under Item (j) of sub-para (4) of paragraph 319, line 2, a 'comma' shall be *inserted* between the words 'negligence' and 'involving';
139. At page 309, sub-para (7) of paragraph 319, line 1, the word 'guilty' shall be *substituted* for the fourth word 'gulty';
140. At page 310, under clause (a) of sub-para (10) of paragraph 319, last line a 'full stop' shall be *substituted* for the 'comma' at the end of the line and consequently in clause (b) in the next line, the first letter 'p' of the first word 'pending' should be capital;
141. At page 310, under clause (c) of sub-para (10) of paragraph 319, line 5, the word 'circumstance' shall be *substituted* for the first word 'ci cumstance'.
142. At page 310, under clause (c) of sub-para (10) of paragraph 319, line 7, the word "month's" shall be *substituted* for "months".
143. At page 310, under clause (c) of sub-para (10) of paragraph 319, line 8, the 'comma' occurring between the words 'allowances' and 'in lieu' shall be *deleted*.
144. At page 311, in sub-para (1) of paragraph 322, line 3, the word 'omissions' shall be *substituted* for the fourth word 'omission'.
145. At page 311, paragraph 322, line 12, a 'comma' shall be *inserted* between the words 'desires' and 'at'.
146. At page 311, paragraph 322, line 13, a 'comma' shall be *inserted* between the words 'management' and 'is'.
147. At page 311, sub-para (3) of paragraph 322, line 3, the letter 'A' shall be *deleted* and the words and figures 'Subject to the provisions of paragraph 317 a' shall be *inserted*.
148. At page 311, sub-para 5 of paragraph 322, line 4, the 'brackets' shall be *deleted* and the word 'and' shall be *substituted* for the words 'including all'.
149. At page 311, clause (b) of sub-para (7) of paragraph 322, line 1, a 'comma' shall be *inserted* between the words 'shall' and 'within'.
150. At page 313, clause (7) of paragraph 327, line 2, a 'comma' shall be *inserted* between the words 'employees' and 'which'.
151. At page 313, paragraph 329, line 9, the word 'places' shall be *substituted* for the word 'plaes'.
152. At page 314, paragraph 331, line 5, the first letter 'S' of the word 'Special' should not be capital.
153. At page 319, line 3, the word 'but' shall be *substituted* for the letters 'bu' at the end of the line.
154. At page 319, line 7, the words 'Divatia J. in' shall be *substituted* for the words 'Divatia Jain'.
155. At page 319, last line, a 'full-stop' shall be *inserted* at the end.
156. At page 323, paragraph 349, second line from bottom, the letter 'P' of the word 'Professional' shall not be capital.
157. At page 323, paragraph 350, line 8, the prefix 'Mr.' shall be *substituted* for the prefix 'Shri'.
158. At page 323, paragraph 351, line 1, the word 'taxes' shall be *substituted* for the fourth word 'taxed'.
159. At page 324, paragraph 354, line 6 from the bottom, the word 'apparently' shall be *substituted* for the word 'apparentlis'.

- shall be *substituted* for the last word 'th y'.
161. At page 327, paragraph 361, line 3, the word 'upon' shall be *inserted* between the words 'adjudicated' and 'the'.
 162. At page 329, line 1, a 'comma' shall be *substituted* for the 'full-stop' between the words 'award' and 'provided' and consequently the first letter 'P' of the word 'Provided' should not be capital.
 163. At page 333, paragraph 375, line 3, the word 'has' shall be *inserted* between the words 'party' and 'addressed'.
 164. At page 334, paragraph 377, line 2, a 'comma' shall be *inserted* between the figures '1948' and the word 'was'.
 165. At page 341, paragraph 393, in line 3, the name 'Varde' shall be *substituted* for 'Verde'.
 166. At page 342, line 1, the letter 'S' of the word 'Stenographers' should be small.
 167. At page 345, in the heading "Minute of Dissent by Mr. N. Chandrasekhara Aiyar as regards Chapter XIV of the main award" the word 'main' shall be *deleted* and the first letter 'a' of the word 'award' should be capital.
 168. At page 375, item 16, line 1, the name 'Mr. Gajendra Nath' shall be *substituted* for 'Mr Gajindra Nath'.
 169. At page 493, the footnote "Note:—Original copies . . . (only in the first copy)" shall be *deleted*

[No. LR-90(71).]

N C. KUPPUSWAMI, Under Secy.

MINISTRY OF LABOUR

New Delhi, the 28th November 1950

S.R.O. 1022.—*Corrigendum.* In the Ministry of Labour Notification No LW-24(6)/48-II, dated the 30th September 1950 (S.R.O. 774), published on pages 753 to 760 of Part II, Section 3 of the *Gazette of India*, dated the 14th October, 1950—

- (i) in the proviso to sub-rule 2(v)(a) for the word 'indicate' the word 'indicates' shall be substituted; and
- (ii) in column 8 of the First Schedule for the heading 'Contingencies the happening which the nomination shall become invalid', the heading 'Contingencies on the happening of which the nomination shall become invalid', shall be substituted.

[No. LW-21(6)/48.]

New Delhi, the 29th November 1950

S.R.O. 1023.—*Corrigenda*—In the notification of the Government of India in the Ministry of Labour No. LWI-24(8), dated the 30th May 1950. (S.R.O. 114), printed on pages 133-135 of Part II, Section 3 of the *Gazette of India* dated the 3rd June 1950.

(I) under the heading 'Representatives of Employers' for "Shri B. D. Sahara, Kodarma Mining Association, Kodarma, Hazaribagh (Bihar)", "Shri D. B. Sahana, President, Kodarma Mica Mining Association, Kodarma, Hazaribagh (Bihar)" shall be substituted.

(II) under the heading 'Representatives of Employees', for

(a) "Shri K. P. Tripathi, M.A., B.L., President, Indian National Trade Union Congress (Assam Branch), Shillong", "Shri K. P. Tripathi, M.A., B.L., President, Indian National Trade Union Congress (Assam Branch), Tezpur" shall be substituted.

(b) "P. H. Dudhia, Walpakhadi, Municipal Chawl, Block D, Bombay-9", "Shri B. H. Dodia, Vice-President, Bombay Sweepers' Union, 140, Arthur Road, Bombay" shall be substituted.

(c) "Shri Swadesh Gupta, Vice-President, Bus Muzdoor Union, 115-E, Dharamtolla Street, Calcutta (West Bengal)", "Shri Swadesh Gupta, Vice-President, Bus Muzdoor Union, 35-B, Wellington Street, Calcutta" shall be substituted.

Board) Rules, 1949, the Central Government is pleased to nominate.

(1) Shri P. N. Damry, I.A.S., Commissioner for Labour, Bombay, as Member, Central Advisory Board, to represent the State of Bombay in place of Shri A. S. Iyengar.

(2) Janab Gulam Mohlyuddin Sahib, Honorary Secretary, the Madras Provincial Beedi Factory Owners' Association, 55, Basin Bridge Road, Madras, as Member, Central Advisory Board, to represent the employers in 'Employment in any tobacco manufactory' in place of Janab Abdul Aziz Sahib resigned.

(3) Shri B. N. Rathod, J. P., President, Bombay Sweepers' Union, 140, Arthur Road, Bombay, as Member, Central Advisory Board, to represent employees in 'Employment under any local Authority' in place of Shri B. H. Dodia resigned.

(4) Shri Nilamani Routray, M.L.A., c/o Prajatantra, Cuttack, as Member, Central Advisory Board, to represent employees in 'Employment in Agriculture' in place of Shri Pabitra Mohan Pradhan.

[No. LWI-24 (53).]

S.R.O. 1025.—In exercise of the powers conferred by section 8 of the Coal Mines Labour Welfare Fund Act, 1947 (XXXII of 1947), read with rule 3 of the Coal Mines Labour Welfare Fund Rules, 1949, the Central Government is pleased to appoint Shri Chapal Bhattacharya as a member of the Coal Mines Labour Welfare Fund Advisory Committee constituted by the notification of the Government of India in the Ministry of Labour No. LW-3(1)/47, dated the 24th May 1948 vice Shri M. John.

[No. M-3(10)/50.]

New Delhi, the 1st December 1950

S.R.O. 1026.—In exercise of the powers conferred by clause (1) of article 258 of the Constitution the President is pleased to entrust to the State Governments of Madras and Bihar, with their consent, the functions of the Central Government under the Minimum Wages Act, 1948 (XI of 1948) in so far as these functions relate to the fixation of minimum rates of wages payable to employees employed in Mica Mines situated within their respective States.

[No. LWI-24 (38).]

S.R.O. 1027.—In exercise of the powers conferred by section 10 of the Coal Mines Labour Welfare Fund Act, 1947 (XXXII of 1947), the Central Government is pleased to make the following amendments to the Coal Mines Labour Welfare Fund Rules, 1949, the same having been previously published as required by sub-section (1) of the said section, namely:—

In the said Rules:—

(1) after Chapter III the following chapter shall be inserted, namely:—

CHAPTER IIIA.—DISPENSARY SERVICES

31A. Standard of dispensary services.—The standard of dispensary services to be provided by owners of collieries for the purposes of sub-section (2) of section 5 of the Act shall be as specified in the Schedule hereto annexed, hereinafter called the 'prescribed standard'.

Provided that in the case of any dispensary which is in existence on November 1950 the Coal Mines Welfare Commissioner may if he is satisfied that the dispensary is being efficiently run and serves the purpose for which it is established, waive any of the requirements specified in the prescribed standard. Provided further that no such dispensary shall contain any room which is less than 12 ft.×10 ft. in area.

31B. Inspection.—The dispensary services maintained by owners of collieries shall be inspected at intervals not exceeding one year by such medical officer as may be appointed by the Chairman for the purpose. The medical officer, shall if the dispensary conforms to the prescribed standard issue a certificate in Form CI which shall be valid for a period of one year from the date of issue.

31C. Submission of Periodic Returns.—Each colliery owner who maintains a dispensary service shall submit to the Coal Mines Welfare Commissioner—

(1) in January and July of each year a statement showing the total amount of coal and coke despatched during the preceding six months from his colliery, and

(1) in January of each year a certified statement of the expenses incurred on the dispensary during the preceding 12 months.

(2) after Form C, the following form shall be inserted, namely:—

FORM C1
(See rule 31B)

INSPECTION REPORT ON DISPENSARY

Inspection report of the.....Dispensary
atby the.....for the
year.....ending.....19 ..

1. Name of Colliery/Collieries served by the
Dispensary.
2. Number of workers for which it caters.
3. Date and hour of inspection
4. Date of last inspection.
5. Dispensary Buildings—
 - (a) Condition of Dispensary Building.
 - (b) Does the accommodation provided conform to the prescribed standard?
6. Medicines—
 - (a) Is the supply sufficient and according to the prescribed scale?
 - (b) Are the poisons labelled and kept separately under lock and key?
7. Surgical Instruments and equipment.
Are they sufficient and in good order?
8. Staff Acquittance Rolls—Are they in order and up-to-date?
9. Registers and Returns. Are these properly kept and regularly submitted?
10. Establishment—
 - (a) Officer-in-charge—
 - (i) Part-time/whole-time
 - (ii) Name and qualifications
 - (b) Designation and pay of staff—
 - (i) Medical/Graduate
 - (ii) Medical Licentiate
 - (iii) Lady Doctor
 - (iv) Nurse
 - (v) Compounder
 - (vi) Midwife
 - (vii) Male Dresser
 - (viii) Female Dresser
 - (ix) Sweeper
 - (x) Chowkidar
 - (xi) Peon
 - (c) Attendance Register—Do the staff attend regularly?
11. Annual expenditure on—
 - (a) Establishment
 - (b) Medicines

12. Give details of—
- (a) Number seen at the time of visit.
 - (b) Total number of new patients treated in current year up-to-date.
 - (c) Total number of old patients treated in current year up-to-date.
 - (d) Total treated during the last year.
 - (e) Do the entries on tickets of patients present tally with the entries on the register?
 - (f) Are there any arrangements for treating females apart from males?

13. Are you satisfied with the working of the dispensary? If not, what suggestions can you make for its improvement?

I certify that I have inspected the dispensary noted above and that it conforms to the standards laid down in the Coal Mines Labour Welfare Fund Rules, 1949.

Signature of Inspecting Officer.

Date

Signature of Coal Mines Welfare Commissioner.

* Give details below.

(3) after Form D, the following Schedule shall be inserted, namely:—

THE SCHEDULE

Standard of dispensary services to be provided by owners of collieries for the purpose of sub-section 2 of section 5 of the Act. (Rule 31A)

I. Building

Dispensary catering for 1,000 workers or less—

Three rooms each being 14'×12' to be used as follows:—

- (i) Consulting room.
- (ii) Dressing room.
- (iii) Dispensary and Store room.

Covered waiting accommodation—144 sq. ft.

Two latrines—(Flush type) each 5'×8'.

Dispensary catering for 1,001 to 2,000 workers—

Four rooms each being 14'×12' to be used as follows:—

- (i) Consulting room.
- (ii) Minor Operation room.
- (iii) Store room.
- (iv) Dispensary room.

Covered waiting accommodation—288 sq. ft.

Two latrines (Flush type) each 5'×8'.

Dispensary catering for over 2,000 workers—

Five rooms each being 14'×12' to be used as follows:—

- (i) Consulting room.
- (ii) Minor Operation room.

(iii) Dispensary room.

(iv) Store room.

(v) Laboratory and Office room.

Covered waiting accommodation—432 sq. ft.

Two latrines (Flush type) each 5'×8'.

Each dispensary should provide emergency beds for treatment of simple and emergency cases at the rate of one bed for every 250 workers subject to a minimum of two beds, one for males and one for females. For this purpose separate rooms shall be provided for males and females and each room shall be 14'×12' and shall have air space of 1,200 c.ft. and door and window space of not less than 1/3 of the floor space with verandah 7 ft. wide along the front of the rooms.

Collieries which have no provision of such emergency beds at their dispensaries will be allowed time up to three years from the date the standards are enforced. Those collieries which fail to provide emergency beds in three years' time shall not be entitled to any subsidy thereafter even if they otherwise be qualified for it.

II. Staff

1. For 500 workers or less.—

(a) Below 250 workers—

Medical licentiate	1	(part-time).
Midwife	1	do.
Sweeper	1	do.
Compounder-cum-dresser	1	(whole-time).
Peon	1	do.

(b) For 251—500 workers—

*Medical graduate	1	(part-time).
*Medical Licentiate	1	do.
Midwife	1	do.
Sweeper	1	(whole-time).
Compounder-cum-Dresser	1	do.
Peon	1	do.

2. For 501—1000 workers—

Medical graduate (male)	1	(whole-time).
Medical graduate or licentiate (lady doctor)	1	(part-time).
Midwife	1	(whole-time).
Sweepers	2	do.
Compounder-cum-Dresser	1	do.
Peon	1	do.

For emergency beds—

Attendants	2	
Cook	1	
Sweeper	1	

3. For 1001-2000 workers—

Medical graduate (male)	1	(whole-time).
Medical graduate or licentiate (lady doctor)	1	do.
Compounder	1	do.
Dressers	2	do.
Midwife	1	do.
Sweepers	2	do.
Peon	1	do.

For emergency beds—

Attendants	3	
Nurse	1	
Cook	1	
Sweepers	2	

*The part-time graduate and licentiate should not be allowed to serve more than 4 and 2 collieries respectively.

4. For 2001—3000 workers—

Medical Graduate	1	} whole-time.
Medical Licentiate	1	
Lady Doctor	1	
Compounders	2	
Dressers	2	
Midwife	1	
Nurse	1	
Sweeper	2	

For emergency beds—

Attendant	3
Nurses	2
Cooks	2
Sweepers	1

5. 3000 labourers and above—

As in group 4 above, but with two midwives.

III. List of Drugs, Surgical equipments, dressings etc. for colliery dispensaries.

Drugs	Below 250 workers	250—1000 workers	Above 1000 workers
1	2	3	4
Acid Acetic	1 oz.	2 oz.	2 oz.
Acid Boric	2 "	4 "	8 "
Acid Benzoic	1 "	1 "	2 "
Acid Carbolic	1 "	1 "	2 "
Acid Sulphuric	2 "	2 "	4 "
Acid Salicylic	1 "	1 "	2 "
Aqua Distillata	2 bottles.	2 bottles.	4 bottles.
Ammon Carb	2 oz.	2 oz.	4 oz.
Aspirin	2 dr.	2 dr.	1 "
Acriflavin or other anti-septic dye	2 "	2 "	1 "
Benedict's solution	1 oz.	1 oz.	2 "
Calcium lactate			4 "
Cocaine	$\frac{1}{2}$ dr.	$\frac{1}{2}$ dr.	$\frac{1}{2}$ dr.
Copper sulphate			1 dr.
Calamina Preparata	2 oz.	2 oz.	4 oz.
Cod Liver Oil	4 "	4 "	8 "
Ephedrine Hydrochlor ($\frac{1}{2}$ gr. tab.)	25	25	50
Ether			1 lb.
Ext. Ergot Liq.	2 oz.	2 oz.	4 oz.
Ext. Glycyrr. Liq.	4 "	4 "	8 "
Ferri sulph.	$\frac{1}{2}$ "	1 "	1 "
Ferri sulphom citras	2 "	4 "	8 "
Glucose	4 "	4 "	1 lb.
Glycerine	4 "	4 "	8 oz.
Gum acacia	2 "	2 "	4 "
Hydrarg ammoniata	$\frac{1}{2}$ "	1 "	2 "
Hydrarg oxide flava	1 dr.	1 dr.	2 dr.
Ethylol			2 oz.
Kaoline	1 oz.	2 oz.	4 "
Lint saponis	4 "	8 "	1 lb.
Liq. Morph Hydrochlor		1 "	2 oz.
Liq. Ammon acetate	4 oz.	4 "	1 lb.
Liq. Plumbi subacetat fort	4 "	8 "	8 oz.
Lysol	$\frac{1}{2}$ lb.	$\frac{1}{2}$ lb.	$\frac{1}{2}$ lb.
Mag. Oxide powder or	} 1 oz.	2 oz.	2 oz.
Mag. Trisilicate			
Mag. Sulph.			
Menthol	8 "	1 lb.	1 lb.
			$\frac{1}{2}$ dr.

	1	2	3	4
Multi vitamin tab.		50	100	100
Oil Ricini		8 oz.	1 lb.	1 lb.
Oil menth pip			1 oz.	2 oz.
Oil Olive		4 oz.	8	1 lb.
Paludrine tabs.		100	200	200
Pheno barbitone		1 dr.	1 dr.	2 dr.
Pot. Bromide		2 oz.	4 oz.	4 oz.
Pot. Citrate		2 "	4 "	4 "
Pot. Iodide		1 "	1 "	2 "
Pot. Permanganate		4 "	8 "	8 "
Protargol		1 dr.	2 dr.	2 dr.
Pulv Atropin sulph.		1 "	1 "	1 "
Pulv. Ipecac co.		2 "	4 "	1 oz.
Pulv. Quinine sulph.		1 oz.	2 oz.	2 "
Santonin		1 dr.	1 dr.	1 dr.
Sodi Bicarb		1 lb.	1 lb.	1 lb.
Sodi Salicylate		2 oz.	4 oz.	4 oz.
Spt. Ammon Aromat		2 "	4 "	4 "
Sodi Chloride		4 "	8 "	8 "
Spt. Methyl.		8 "	8 "	1 lb.
Spt. Rect.		4 "	4 "	8 "
Sulphanilamide or Sulphadiazine		100 tabs.	200 tabs.	200 tabs.
Sulphaguandine		200 "	300 "	400 "
Sulphanilamide powder		2 oz.	4 oz.	4 oz.
Tab. Digoxin or Pill Digitalis co. B.P.C.		20	20	20
Tab. Laxative Co. B.P.C.		25	50	50
Tetrachlorethylene		1 oz.	1 oz.	1 oz.
Tinct. Belladonna		2 "	2 "	4 "
Tinct. Benzoin co.		2 "	4 "	4 "
Tinct. Camphor co.		2 "	4 "	4 "
Tinct. Card co.		2 "	4 "	4 "
Tinct. Chloroformet morph.		2 "	2 "	4 "
Tinct. Hyoscyamus		2 "	4 "	4 "
Tinct. iodine		2 "	4 "	8 "
Ung. Sulphuris B.P.C.		4 "	4 "	8 "
Vaseline		4 "	8 "	8 "
Vin Ipecac or tinct or liq.		2 "	4 "	4 "
Vitamin C.		20	40	40
Zinc. Oxide		2 "	4 "	4 "
Adrenalin Hydrochloride Liquor (1 : 1000)		1 "	1 "	1 "
Coramine or Nikethamide		5 amp.	5 amp.	5 amp.
Emetine Hydrochlor (amp. or tab.).				
Gr. 1		20	40	60
Gr. $\frac{1}{2}$		20	40	60
Injectio Quinine Gt. 10		10 amp.	10 amp.	10 amp.
Percaine Hydrochlor or Novocain 2% amp.		6	6	6
Serum Anti-venom		2 amp.	2 amp.	2 amp.
Serum Tatanus antitoxin 1500 units		6 amps.	6 amps.	12 amps.
Soluseptasine or other injectable sulphamide		3 amp.	6	6
Tab. Atropine (1/100 gr.)		1 tube	1 tube	1 tube
Tab. Morphine ($\frac{1}{4}$ gr.)		1 "	1 "	1 "

Dressings.

Bandage roller 6"	6	6	12
Bandage roller 4"	6	6	12
Bandage roller 3"	6	6	12
Bandages Triangular	6	6	6
Cotton Wool	1 lb.	1 lb.	1 lb.
Gauze 1 yd. each	6	12	12
Lint	4 oz.	4 oz.	8 oz.
Plaster of paris bandages 4"		6	6
Plaster of paris bandages 3"		6	6

1	2	3	4
Strapping adhesive 12 roller	1	1	1
Strapping adhesive 2 roller	1	1	1
Strapping adhesive 3 roller	1	1	1
<i>Medical and Surgical Equipment.</i>			
Basin	1	2	2
Bowls E. I. 4"	1	1	2
Bowls E. I. 8"	1	1	2
Catheters rubber (size 8 and 10)	2	2	2
Cup feeding	1	1	1
Douche can with fittings	1	1	1
Drugs dressing	1	1	1
Examination lamp	1	1	1
Forceps artery	2	2	2
Forceps Cheatle	1	1	1
Forceps Dissecting plain	1	1	1
Forceps Dissecting toothed	1	1	1
Hammer percussion	1	1	1
Jug measure	1	1	1
Lancet vaccination	1	1	1
Moor forehead	1	1	1
Needle aneurysm	1	1	1
Needles suture assorted	6	6	12
Probe	1	2	2
Razor safety	1	1	1
Roger's cholera apparatus or apparatus intravenous	1	1	1
Stethoscopes	1	1	1
Syringes 2 c.c.	1	1	1
Syringes 10 c.c.	1	1	1
Syringes 20 c.c. or above	1	1	1
Sphygmomanometer	1	1	1
Speculum Nasal	1	1	1
Speculum Aural	1 set	1 set	1 set
Stove Primus	1	1	1
Scapels	1	2	2
Skimmers' mask	1	1	1
Stretcher	1	1	1
Syringe ear	1	1	1
Spud, eye	1	1	1
Splint leg Thomas (medium)	1	1	1
Splinting wire crammer	1	1	1
Scissors straight both ends sharp	1	1	1
Scissors straight Mayo	1	1	1
Sterilizer instrument portable	1	1	1
Thermometers	1	1	1
Tongue depressor	1	1	1
Tape measure	1	1	1
Test type chart	1	1	1
Tray dressing	1	2	2
Tray kidney	1	2	2
Tourniquet	1	1	1
Undine	1	1	1
Weighing machine	1	1	1
Water Proof sheets of 2 yds.	1	1	1
<i>Other Dispensary equipment.</i>			
Blankets	2	2	2
Bin for soiled clothes	1	1	1
Bottles drop with grooved stoppers	1	2	2
Cork screw	1	1	1
Corks assorted	25	50	50
Dropper eye	2	2	2
Funnel 4 oz. glass or E. I.	1	1	1
Filter paper	1 pkt.	1 pkt.	1 pkt.
Gloves	1 pair	1 pair	1 pair
Litmus paper blue	1 pkt.	1 pkt.	1 pkt.

	1	2	3	4
Litmus paper red		1 pkt.	1 pkt.	1 pkt.
Measure glass 8 oz.		1	1	1
Measure glass 2 oz.		1	1	1
Minira glass		1	1	1
Pestle & Mortar		1	1	1
Pin safety		6	6	6
Pot doll with cover		2	2	2
Spatula		1	1	1
Slab ointment		1	1	1
Soap		1 cake	1 cake	1 cake
Spirit lamp		1	1	1
Scales and weights		1	1	1
Slides		1 doz.	1 doz.	1 doz.
Scissors shop		1	1	1
Towels ordinary		2	2	4
Tin opener		1	1	1
Test tubes		4	6	6
Test tubes stand		1	1	1
Test tube holder		1	1	1
Urine glass specimen		1	2	2
<i>Furniture.</i>				
Almirah		1	1	1
Bonches		1	1	2
Chairs		2	2	4
Cup-board poison		1	1	1
Examination couch		1	1	1
Stools		2	2	4
Screen		1	1	2
Table Medical officer		1	1	2
Table Dispensing		1	1	1
Table dressing		1	1	1

[No. LW-1(3)47]

P. N. SHARMA, Under Secy

ORDERS

New Delhi, the 5th December 1950

S.R.O. 1028.—Whereas an industrial dispute has arisen between the Oriental Government Security Life Assurance Co. Ltd., and its employees, employed in the Head Office and the Branches in respect, so far as the Central Government is aware, of the matters specified in the Schedule hereto annexed;

And whereas the Central Government considers it desirable to refer the dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (c) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government is pleased to refer the said dispute for adjudication to the Industrial Tribunal, Dhanbad, constituted under section 7 of the said Act.

SCHEDULE

1. Revision of scales of pay.
2. Special allowances for certain categories of employees.
3. Dearness allowance to staff as well as the pensioners.
4. Residential accommodation or House rent allowance.
5. Acting allowance for officiating in higher posts.
6. Travelling allowance & joining time on transfer.
7. Subsistence allowance during period of suspension.
8. Bonus.
9. Provident Fund and gratuity.
10. Pension.
11. Insurance at a reduced rate of premium.
12. Leave rules and leave reserve.
13. Hours of work and overtime.
14. Medical aid and expenses.
15. Method of recruitment, procedure for termination of employment and taking disciplinary action.
16. Terms and conditions of service.

17. Rules regarding promotions.
18. Standing orders regulating conditions of service of employees.
19. Holidays and payment for work done on holidays.
20. Policy regarding inter-departmental and inter-branch transfer of employees.
21. Conditions of service of employees who have previously worked under a Chief Agency of the Company.
22. Provision of certain general facilities, e.g., cycles for peons, cycle stands, cooling arrangements, lavatories, library and reading room, facilities for carrying out trade union activities.
23. Reduction in salaries and stoppage of increments (Specific cases to be cited by the employees).
24. Retrenchment and victimisation (Specific cases to be cited by the employees).
25. Payment to workers reinstated under item 24.
26. Standard office accommodation.
27. Policy regarding absorption and confirmation of employees of branches situated in Pakistan who have migrated to India and payment of rehabilitation grants, if any, and travelling allowances to such employees.
28. Recognition of the Federation of the Oriental Life Office Employees' Unions.
29. The date from which the award in respect of various issues should come in force.

NOTE.—This list is *not* intended to be exhaustive.

[No. LR-90(7).]

S.R.O. 1029.—Whereas an industrial dispute has arisen between the managements of the collieries mentioned in the Schedule hereto annexed and their workmen on the question of payment of loader's wages on the basis of loose coal;

And whereas the Central Government considers it desirable to refer the dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (c) of subsection (1) of section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government is pleased to refer the said dispute for adjudication to the Central Government Industrial Tribunal at Dhanbad, constituted under section 7 of the said Act.

SCHEDULE

1. Jhagrakhand Collieries.
2. North Chirimiri Colliery.

[No. LR-2(196)-I.]

S.R.O. 1030.—Whereas an industrial dispute has arisen between the managements of the collieries mentioned in Schedule I hereto annexed and their workmen in respect of the matters specified in Schedule II hereto annexed;

And whereas the Central Government considers it desirable to refer the dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (c) of subsection (1) of section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government is pleased to refer the said dispute for adjudication to the Central Government Industrial Tribunal at Dhanbad, constituted under section 7 of the said Act.

SCHEDULE I

1. North Chirimiri.
2. Chirimiri.
3. Sajapahar.
4. Jhagrakhand Collieries (Group).
5. Pondri Hill.

SCHEDULE II

1. Grant of Railway Fare for workers going on leave.
2. Scales of pay of clerks.

[No. LR-2(196)-II.]

S. MULLICK, Dy. Secy.